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4		Hon. Jamal Whitehead	
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16			
18	THE UNITED STATES	DISTRICT COURT	
20	WESTERN DISTRICT OF WASHINGTON		
22	AT SEAT	ILE	
24	In Re the Application of:	CASE NO: 2:23-cv-1712	
26			
28	Dale Harvey, Petitioner/Plaintiff,	MOTION For Clarification and Further relief PURSUANT TO ORDER 1.5.24	
30	v.	(document 56)	
32	Garann Rose Means		
34	Respondent/Defendant.		
36			
38	This motion is brought by Petitioner For Clarification		
40	ORDER 1.5.24 (document 56). This motion concer		
42	This motion is based on all the files and records her	eni and on the declaration below.	
44	I. INTRODUCTION AN		
46	The Respondent stated in her Status Report filed or	December 29 th 2023 that "Respondent	
48	would anticipate gathering testimony from physicians, which can hopefully be completed within		
50	about two weeks." Petitioner wishes to know details about the testimony of these "physicians" to		
30	Motion Page 1	FLEXX LAW, P.S. 14205 SE 36 th Street, Suite 100, PMB 479 Bellevue, WA 98006 (206) 343-6362 maggie@flexxlaw.com	

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2 prepare for the evidentiary hearing. To that end, Petitioner has drafted interrogatories and requests 4 for production of documents to Respondent, attached Attachment A. Petitioner needs this 6 information to prepare his case. 8 10 The discovery permitted by the Court's said order is an abbreviated discovery schedule outside 12 regular discovery deadlines and procedures as set out in the Federal Rules. Petitioner requests that 14 the Court permit the interrogatories and requests for production (Attachment A) to be made to 16 Respondent in a shortened time and without a discovery conference between parties, and order that 18 Respondent answer and respond to the attached Attachment A by noon on 16th January 2024 by 20 delivering said answers and responses and documents to Petitioner's counsel by email to: 22 maggie@flexxlaw.com. 24 There has been no conference with Respondent on the discovery issue. The Respondent still has a 26 protection order against Petitioner (pending a further hearing) which may or may not preclude a 28 30 conference, and there are time constraints. 32 A Word version of Attachment A will be sent to Respondent as a courtesy after filing this motion. 34 Respectfully submitted: 36 38 Marguerite Smith WSBA# 16438, Attorney for Petitioner 40 42 44 46 48 50

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I declare unand correct:		Perjury under the l	aws of the State of	of Washington	the foregoing	is true
Signed this	day of	2024 at	city	coun	try	
	a			- 0	\ 0	
	2	ee at	tached	20010	isting !	age.
Dale Harve						

Motion

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I declare under penalty of Perjury under the laws of the State of Washington the foregoing is true and correct: Signed this 1 day of JAN 2024 at Clasqua city 5 credit country Dale Harvey

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ATTACHMENT A

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14			
16	THE UNITED STATES	DISTRICT COURT	
18	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
20			
22	In Re the Application of :	CASE NO. 2:23-cv-1712	
24			
26	Dale Harvey, Petitioner/Plaintiff,	Petitioner's Interrogatories and Requests for Production of Documents TO	
28	v.	RESPONDENT	
30			
32	Garann Rose Means Respondent/Defendant.		
34	TO DEGROUPENT CARANDI DOCE MEANC, DI	EASE ANSWED AND PRODUCE	
36	TO RESPONDENT: GARANN ROSE MEANS: PI DOCUMENTS AS FOLLOWS:	LEASE ANSWER AND I RODGE	
38	Please attach pages as needed identifying which interrogatory or request for production you are		
40	addressing in the attached pages.		
42	INTERROGATORY NO. 1: Please identify (with the		
44	email address) any physicians or other medical or m		
46	as witnesses in the evidentiary hearing in this case (currently scheduled for January 20).	
48	ANSWER:		
50			
		FLEXX LAW, P.S. 14205 SE 36 th Street, Suite 100, PMB 479 Bellevue, WA 98006	

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14	INTERROGATORY NO. 2: Please detail the testimony that you expect from the physicians and
16	other medical or mental health providers referenced in Interrogatory No. 1 (including the subject
18	matter of the testimony/name of the patient and exactly what you expect each physician, other
20	medical or mental health provider to say).
22	ANSWER:
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50	FLEXX LAW, P.S.
	14205 SE 36 th Street, Suite 100, PMB 479

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2	
4	REQUEST FOR PRODUCTION NO. 1: Please produce a written report (you may produce a
6	copy) for each physician, other medical or mental health provider referenced in the interrogatory
8	No 1 detailing that person's opinion concerning any matter involved in this case.
10	RESPONSE:
12	
14	
16	
18	
20	REQUEST FOR PRODUCTION NO. 2: Please produce a copy of all written reports or other
	written opinions of the each physician, other medical or mental health provider referenced in the
22	interrogatory No 1.
24	RESPONSE:
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36	REQUEST FOR PRODUCTION NO. 3.: Please produce a copy of the curriculum vitae/resumes
38	of each physician, other medical or mental health provider referenced in Interrogatory No1
40	
42	RESPONSE:
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	FLEXX LAW, P.S.

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6	INTERROGATORY NO. 3: With regard to each physician or other medical or mental health
8	provider referenced in Interrogatory No. 1 please state the date on which you first consulted that
10	person.
12	
14	ANSWER:
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28	Verification of Answers and Responses to Interrogatories and Requests for Production
30	I declare under penalty of perjury under the laws of the State of Washington that 1) I am
32	the individual to whom these Interrogatories and Requests for Production are addressed, 2) I have
34	read the foregoing Answers and Responses to the Interrogatories and Requests for Production and
	know the contents thereof, 3) and my Answers and Responses to the Interrogatories and Requests
36	for Production are true and correct.
38	Signed this day of at
40	Signed thisday ofat(state)
42	City,
44	
46	Date Garann Rose Means
48	Respondent
50	
	FLEXX LAW, P.S. 14205 SE 36 th Street, Suite 100, PMB 479 Bellevue, WA 98006

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(206) 343-6362 maggie@flexxlaw.com